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September 21, 1931

Thomas

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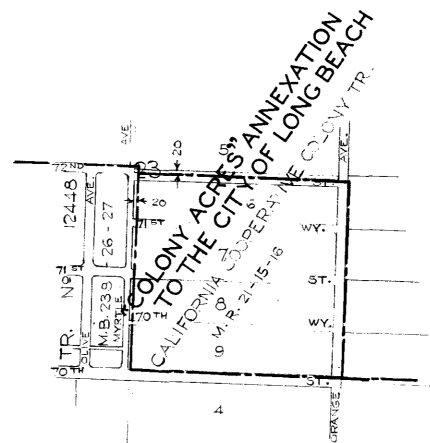
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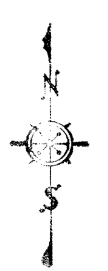
FINAL: "Colony Acres" annex to the City of Long Beach - filed with the Secretary of State - September 4, 1931.

R.F.F.



FILED WITH THE SECRETARY OF STATE SEPT. 4,1931 (EFFECTIVE DATE)

ALFRED JONES
COUNTY SURVEYOR
C.S.INDEX 32(c-4)
MAR. 6, 1946
D.T.



Scale: 1" 600'

Separate lefter re: Clarrater Fire along with other fire distrists affected by 1931 amendment.)

Los Angeles, California Septamber 21, 1931

Mr. H. A. Payne

County Auditor

ATTENTION:

Mrs. King

Dear Sir:

A portion of Clearwater School District was annexed to Long Reach City School District on September 4, 1931, due to the "Colony Acres" annex to the City of Long Beach

Yours truly,

R**FF/MVV**

J. E. ROCKHOLD, County Surveyor ORDINANCE NO. C.1065

AN ORDINANCE APPROVING AND ACCEPTING THE ANNEXATION OF "COLONY ACRES" TO THE CITY OF LONG
REAL A MUNICIPAL CORPORATION, PURSUANT TO A SPECIAL
ELECTION HELD IN SAID TERRITORY ON THE QUESTION OF ANNEXATION TO THE CITY OF LONG
BEACH, ON THE 21ST DAY OF JULY,
1931, AND PURSUANT TO AND IN
ACCORDANCE WITH LAW.
The City Council of the City of Long
Beach ordains as follows:
Section 1. The City Council of the City
of Long Beach, a municipal corporation
organized and existing under the laws of
the State of California, and situated in the
County of Los Angeles therein, having received a written petition for the annexation of the new territory described
therein and hereins theory described

ceived a written petition for the annexation of the new territory described
therein, and herinafter described, to
the City of Long Beach, signed by
not less than one-fourth in number
of the qualified electors residing within the territory described therein asshown by the registration of voters of the
County of Los Angeles in which said territory is situated, and asking that such
territory be annexed to the City of Long
Beach; and the City Council of the City
of Long Beach having called a special
election to be held on the 21st day of July,
1931, for submitting to the electors residing in said territory proposed by such petition to be annexed to the City of Long
Beach the question whether such territory
shall be annexed to, incorporated in, and
made a part of the City of Long Beach;
said special election having been called by made a part of the City of Long Beach; said special election having been called by Ordinance No. C-1955 of the City Council of the City of Long Beach, adopted on the 19th day of June, 1931; the City Council of the City of Long Beach having caused notice to be given of said election by the publication of a notice thereof in a newspaper of general circulation, printed and published outside of the City of Long Beach, but in the County of Los Angeles, the County in which the territory so proposed to be annexed is situated, at least once a week for a period of four successive weeks next preceding the date of said election, to-wit: The Compton News-Tibuse, on the 23rd and 30th days of June, and the 7th and 12th days of July, 1931; which said notice distinctly stated the date and the 7th and 14th days of July, 1931; which said notice distinctly stated the date of said election, towit: the 21st day of July, 1931, and the proposition to be submitted, to-wit: that it is proposed to annex to, incorporate in, and make a part of said City of Long Beach the said territory wought to be annexed, and aspecifically described the boundaries thereof as the same are hereinafter described, and in addition to said description said territory was also designated in said notice by the appropriate name of "Colgny Acres." by which said territory was referred to and indicated upon the ballots used at said election at which the question of said annexation was submitted as provided by law, and said notice directed the electors in said territory to vote upon said question in the mannotice directed the electors in and terri-tory to vote upon said question in the man-ner set forth in Section 2 of "An Act to provide for the alteration of the boundaries of and for the annexation of territory to Municipal corporations for the incorporation Municipal corporations for the incorporation of such annexed territory in and as a part thereof, and for the districting, government and municipal control of such annexed territory," approved on the 11th day of June, 1913, said act being Chapter 312 of the Statutes of 1913 of the Statutes of 1913 of the Statutes of California; said apectal election having been held in said new territory on said 21st day of July, 1931, said City Council having at its regular meeting next after the expiration of three days from and after the dats of said election, to-wit the 28th day of July, 1931,

met and completed the canvass of the remet and completed the canvass of the re-turns of said special election on said day, and immediately upon the completion of said canvass, said City Council having caused a record thereof to be made and entered upon its minutes; stating the prop-osition submitted, td-wit: "Shall 'Colony Acres' be annexed to the City of Long Beach?" and showing the whole number of votes cast thereon in said territory proposed to be annexed to the City of Long Beach, to-wit: 15 votes, the number of votes cast therein in favor of said annexation, to-wit: votes cast thereon in said territory proposed to be annexed to the City of Long Beach, to-wit: 15 votes, the number of votes cast therein in favor of said annexation, to-wit: 8 votes, and the number of votes cast therein against said annexation, to-wit: 7 votes; it having appeared from the canvass of the returns of said election held in said territory, proposed to be annexed to the City of Long Beach, that a majority of the votes cast in said outside territory on the question of said annexation were in favor of said annexation; and all of the laws applicable to the City of Long Beach having been fully compiled with, the City Council of the City of Long Beach hereby approves said annexation and accepts said new territory as a part of the muricipal corporation of the City of Long Beach, which said new territory is contiguous to the City of Long Beach, is situated in the County of Los Angeld, and State of California, is described in said petition, in said ordinance and in said notice, to all of which reference is her had for further particulars, and is narrowlarly described as follows:

Beginning at the intersection of the

ticulars, and is particularly described a follows:

Beginning at the intersection of the easterly line of Maple Avenue, shown as an unnamed street on map of the California Co-operative Colony Tract recorded in Book 21, Pages 15 and 16, Missellaneous Records of the County of Loa. Angeles, State of California, with the northerly boundary line of the City of Long Beach; thence westerly along said northerly boundary line of the City of Long Beach to a line 20 feet easterly of, measured at right angles and parallel to the easterly line of Myrtle Avenue, as Myrtle Avenue is shown on map of Tract No. 10638 recorded in Book 164, pages 43 to 45, of Maps. Records of the County of Los Angeles, State of California; thence northerly along said last mentioned parallel line to a line 20 feet southerly of, measured at right angles and parallel to the northerly line of Lot 6, Block 23, aforementioned California. allel to the northerly line of Lot 6, Block 23, aforementioned California Co-operative Colony Tract; thence easterly along said last mentioned parallel line and the prolongation thereof to the easterly line of aforementioned Maple

easterly line of aforementioned Maple Avenue, and thence southerly along said easterly line of Maple Avenue to the point of beginning.

Sec. 2. The City Clark, Clerk of the City Council of the City of Long Beach, shall make and certly, under the seal of the City of Long By the and transmit to the Secretary of Stall at the State of California, a copy of the feer of the canvass of the returns of the election in said new territory, together with a statement showing the date of said election in said new territory, and the time and the result of the canvass of the returns of said election, and containing a description of said territhe canvass of the returns of said election, and containing a description of said territory; and also a certified copy of this cridinance approving said annexation and accepting said new territory as a part of the municipal corporation of the City of Long Beach, and giving the date of the Passage of said ordinance.

Sec. 3. The City Clerk shall certify to the passage of this ordinance by the City Council of the City of Long Beach and cause the same to be published once in The Long Beach Sun and to be posted in three conspicuous places in the City of Long Beach and it shall take effect thirty days after its final passage.

I hereby certify that the foregoing ordinance was adopted by the City Council of the City of Long Beach at its meeting of July 31st, 1931, by the following vote:

Ine City of Long Beach at its meeting of July 31st, 1931, by the following vote:

Ayes: Councilmen: Steele, Peacock, Waup, Church, Stakemiller, Barton, Christie, Wolter, Fickling.

Noes: Councilmen: None,

Absent: Councilmen: None,

Absent: Councilmen: None,

Append: Councilmen: None,

(SEAL)

J. OLIVER BRISON City Clerk.

(Aug. 4--1t)

RESOLUTION NO. C-5012 RESOLUTION DETERMINING DECLARING THE RESULT OF

A RESOLUTION DETERMINING AND DECLARING THE RESULT OF THE SPECIAL ELECTION HELD ON TUESDAY, THE 21ST DAY OF JULY, 1931, IN THAT CERTAIN TERRITORY IN THE COUNTY OF LOS ANGELES PARTICULARLY DESCRIBED IN ORDINANCE NO. C-1055 AND IN THE NOTICE OF SAID SPECIAL ELECTION, AND DESIGNATED IN SAID ORDINANCE AND IN SAID NOTICE AS "COLONY ACRES".

WHEREAS, The City Council of the City of Long Beach has this day canvassed the returns of the special election held on Tuesday, the 21st day of July, 1931, in that certain territory in the County of Los Angeles, State of California, contiguous to said City of Long Beach, proposed to be annexed to said City of Long Beach, proposed to be annexed to said City of Long Beach, proposed to be annexed to said City of Long Beach, particularly described in Ordinance No. C-1055, the ordinance calling said special election and in the notice of said special election, and designated in said ordinance and in said notice as "Colony Acres", to which ordinance and notice reference is here bad for further particulars; and at which special election the proposition "Shall Colony Acres be annexed to the City of Long Beach?" was submitted to the voters in said territory;

NOW, THEREFORE, the City Council of the City of Long Beach resolves as follows:

of the City of Long Beach resolves as fol-

Now, Therebearche, the City Council of the City of Long Beach resolves as follows:

Section 1. The whole number of votes cast at said special election in said territory proposed to be annexed to the City of Long Beach and designated "Colony Acres" upon the proposition, "Shail Colony Acres be annexed to the City of Long Beach?" was 15;

Sec. 2. The number of votes cast at said special election in said territory proposed to be annexed to the City of Long Beach and designated "Colony Acres be annexed to the City of Long Beach?" was 8;

Sec. 3. The number of votes cast at said special election in said territory proposed to be annexed to the City of Long Beach and designated "Colony Acres", "against annexation" and against the proposition "Shail Colony Acres be annexed to the City of Long Beach; was 7;

Sec. 4. A majority of all the votes cast at said special election in said territory, outside of the City of Long Beach, and proposed to be annexed to the City of Long Beach, and proposed to be annexed to the City of Long Beach, and proposed to be annexed to the City of Long Beach, and cause the same to be published once in The Long Beach Sun and to be posted in three conspicuous places in the City of Long Beach and cause the same to be published once in The Long Beach and it shall thereupon take effect.

I hereby certify that the foregoing reso-It hereby certify that the foregoing resolution was adopted by the City Cyuncil of the City at Long Beach at its setting of July 28th, 1931, by the "slowling vote:

Ayes: Councilmen: Steele Peacock, Waup, Church, Barton, Christie, Wolter, Fickling.

Noes: Councilmen: None.

Absent: Councilmen: Stakemiller.
J. OLIVER BRISON. (July 31-1t)

Los Angeles, California September 21, 1931

Mr. A. R. Clifton Supt. of Schools 132 North Broadway Los Angeles, California

Dear Sir:

A portion of Clearwater School District was annexed to Long Beach City School District on September 4, 1931 due to the "Colony Agres" annex to the City of

Long Beach.

RFF/HYY

J. E. ROCKHOLD, County Surveyor

STATE OF CALIFORNIA

DEPARTMENT OF STATE

Sacramento

September 4, 1931

J. E. ROCKHCLD, County ourveyor County of Los Angeles Los Angeles, California

Dear Sir:

September 1st, this is to advise that certified copies of the record of the canvass of the returns of an election held in the territory known as "COLONY ACRES" on the question of the annexation of said territory to the City of Long Beach, and of Ordinance No. C-1065 of the City of Long Beach, were filed in this office today.

Very truly yours, FRANK C. JORDAN, Secretary of State,

By (3gd) Robert V. Jordan

Assistant Secretary of State

RVJ/AKM

Char